## UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION **CHAPTER 13 PLAN**

Debtor(s): ALCIDES MIRANDA Case No: 8:14-bk-**AMY SUE MIRANDA** 

Chapter 13 Plan					
CHECK ONE:					
<u>X</u> The Debtor <sup>1</sup> certifies that the Plan does not deviate from the model plan adopted by the Court at the time of the filing of this case. Any nonconforming provisions ardeemed stricken.					
The Plan contains provisions that are specific to this Plan in <u>Additional</u> <u>Provisions, paragraph 8(e) below.</u> Any nonconforming provisions not set forth in paragraph 8(e) are deemed stricken.					
1. MONTHLY PLAN PAYMENTS: Plan payments include the Trustee's fee of 10% and shall begin thirty (30) days from filing/conversion date. The Debtor shall make payments to the Trustee for the period of 36 months. In the event the Trustee does not retain the full 10%, any portion not retained will be paid to unsecured creditors <i>pro rata</i> under the plan:					
A. \$385.00 for months 1 through 60;					
in order to pay the following creditors:					
2. <u>ADMINISTRATIVE ATTORNEY FEE</u> : \$4,100.00 TOTAL PAID \$1,500.00					
Balance Due \$2,600.00 Payable Through Plan \$350.00 Monthly					
3. PRIORITY CLAIMS [as defined in 11 U.S.C. §507]:					
Name of Creditor Total Claim					

are

<sup>4.</sup> TRUSTEE FEES: Trustee shall receive a fee from each payment received, the percentage of which is fixed periodically by the United States Trustee.

<sup>&</sup>lt;sup>1</sup> All references to "Debtor" include and refer to both of the debtors in a case filed jointly by two individuals.

## 5. <u>SECURED CLAIMS</u>:

Pre-Confirmation payments allocated to secured creditors under the Plan, other than amounts allocated to cure arrearages, shall be deemed adequate protection payments. To the extent the Debtor makes such pre-confirmation payments, secured creditors who have filed proofs of claim prior to the claims bar date or within 14 days from the date of an order converting or dismissing this case, whichever date is earlier, shall have an administrative lien on such payment(s), *pro rata* with other secured creditors, subject to objection by the Debtor or Trustee.

(A) Claims Secured by Real Property Which Debtor Intends to Retain/Mortgage Payments and Arrears, If Any, Paid through the Plan: If the Plan provides for the curing of prepetition arrearages on a mortgage, the Debtor will pay, in addition to all other sums due under the proposed Plan, all regular monthly post-petition mortgage payments to the Trustee as part of the Plan. These mortgage payments, which may be adjusted up or down as provided for under the loan documents, are due beginning the first due date after the case is filed and continuing each month thereafter. The Trustee shall pay the post-petition mortgage payments on the following mortgage claims:

Name of Creditor	Collateral Regular Monthly Pmt. Arrearages (if any)				
(B) Claims Secured by Real Property/Debtor Intends to Seek Mortgage Modification: Pending the resolution of a mortgage modification request, the Debtor shall make the following adequate protection payments to the Trustee, calculated at 31% of the Debtor's gross monthly income. Absent further order of this Court, the automatic stay shall terminate effective 6 months after the filing of the Debtor's bankruptcy petition:					
Name of Creditor	Collateral	Payment Amt (at 31%)			
(C) Liens to be	Avoided/Stripped:				
Name of Creditor	Collateral	Estimated Amount			
<b>506 Valuation APPLII</b>	ES: Pursuant to 11 U.S.	r Personal Property to Which Section C. § 1322(b)(2), this provision does not rincipal residence. The secured portion			

of the claim, estimated below, and to be determined in connection with a motion to

Value

Payment Interest @\_\_\_\_\_%

determine secured status, shall be paid as follows:

Creditor

**Collateral** 

Section 506 Valuation I shall be paid in full with	OOES NOT APPL interest at the rate s	Y: Claims of the folset forth below as foll	ows.
Creditor Collateral	l Balance	Payment	Interest @%
(F) Claims So Arrearages, if any, Paid	•	onal Property / R	egular Payments and
Name of Creditor	Collateral	Regular P	ayment Arrearages
secured claims/lease clair outside the Plan. The authese creditors and lesso terminate or abrogate the the assumption of lease c	ms are to be paid atomatic stay and a rs upon the filing a Debtor's state law laims in the Lease/	direct to the creditor any codebtor stay are of this Plan. Nothing w contract rights. The Executory Contract so	terminated <i>in rem</i> as to ng herein is intended to ne Plan must provide for
Name of Creditor Wells Fargo	-	rty/Collateral W Ivy, Tampa	
(H) Secured Claims automatic stay and any creditor is NOT DISCHATTHE Debtor's state law control of the Debto	/leased claims are codebtor stay do ARGED under the	not provided for under not apply and the	Debtor's liability to the
Name of Creditor		Property/Co	ollateral
(I) Surrender following collateral/lease petition unless specified are terminated <i>in rem</i> as Plan must provide for t section below.	ed property no late otherwise in the Pl to these creditors	er than thirty (30) day lan. The automatic star and lessors upon the	ay and any codebtor stay e filing of this Plan. The
Name of Creditor		Property/Co Surrendered	ollateral to be d

6. LEASES/EXECUTORY CONTRACTS:
Name of Creditor Property Assume/Reject-Surrender Estimated Arrears
<b>7. GENERAL UNSECURED CREDITORS:</b> General unsecured creditors with allowed claims shall receive a <i>pro rata</i> share of the balance of any funds remaining after payments to the above referenced creditors or shall otherwise be paid pursuant to the provisions of a subsequent Order Confirming Plan. The estimated dividend to unsecured creditors is <i>pro rata</i> .
8. <u>ADDITIONAL PROVISIONS:</u>
(a) Secured creditors, whether or not dealt with under the Plan, shall retain the liens securing such claims;
(b) Payments made to any creditor shall be based upon the amount set forth in the creditor's proof of claim or other amount as may be allowed by a specific Order of the Bankruptcy Court.
(c) Property of the estate (check one)*
(1) X shall not vest in Debtor until the earlier of Debtor's discharge of dismissal of this case, unless the Court orders otherwise; or
(2) shall vest in the Debtor upon confirmation of the Plan.
*If the Debtor fails to check (a) or (b) above, or if the Debtor checks both (a) and (b), property of the estate shall not vest in the Debtor until the earlier of the Debtor's discharge or dismissal of this case, unless the Court orders otherwise.
(d) The amounts listed for claims in this Plan are based upon Debtor's best estimate and belief. The Trustee shall only make payment to creditors with filed and allowed proof oclaims. An allowed proof of claim will be controlling, unless the Court orders otherwise.
(e) Case Specific Provisions:
/s/ Alcides Miranda Dated: 12/30/2014 Debtor

Dated: \_\_\_\_12/30/3014\_\_\_

/s/ Amy Sue Miranda

Debtor

## PLAN SUMMARY<sup>2</sup>

Priority Creditors:		\$ 0.00
Secured Creditors: Wells Fargo (Homestead)	(o/s)	\$ 0.00
<u>Unsecured Creditors</u> :		\$ 9,893.00
Attorney Fee:		\$ 2,600.00
<u>Trustee Fee</u> :		\$ 1,378.00
Total:		\$ 13,871.00
Monthly plan payment: \$385.00 x 36 mg	onths	\$ 13,860.00

<sup>&</sup>lt;sup>2</sup> The Plan Summary is intended to provide an estimate of anticipated distributions pursuant to this proposed Chapter 13 Plan. The actual distributions may vary based upon claims filed and net disposable income. Further, this Plan Summary is only to be used by the Debtor as guidance in making payments to the Chapter 13 Trustee. In the event this Plan Summary conflicts with the body of this Plan, the body of the Plan controls.